	Case 2:17-cv-04371-MSG Document 6	Filed 11/27/17 Page 1 of 107  DECEIVED
	ED STATES DISTRICT COURT ERN DISTRICT OF PENNSYLVANIA	NOV 2 7 2017
Boo	brick Maurice Bray Boy	U.S.C.A. 3rd. CIR.
		1.
(In	the space above enter the full name(s) of the plaintiff(s).)	17 4371
Za	Kia Johnson, Richard.	COMPLAINT
Dir	esbackh, Samantha Sciliani	
$M_1$	chael J Chit wood, Deputy	(check one) By De
<u>C00</u>	per, Pat Crosson, Rhenae	
Pa-	terson	DECEIVE NOV 2 7 2017 CIRCUIT EXECUTIVE'S OFFICE
cannot f please w addition listed in	pace above enter the full name(s) of the defendant(s). If you fit the names of all of the defendants in the space provided, write "see attached" in the space above and attach an tal sheet of paper with the full list of names. The names the above caption must be identical to those contained in addresses should not be included here.)	
I.	Parties in this complaint:	
A.	List your name, address and telephone number. If you are number and the name and address of your current place of plaintiffs named. Attach additional sheets of paper as necessary.	confinement. Do the same for any additional
Plaintifi	f Name Rodrick	BrayBov
	Street Address 2600 South	nampton Blvd
	County, City Philade Ph	ria, Philadelphia
	State & Zip Code Pennsy Van	a 19116
	Telephone Number 215 - 688	-8642

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Attach additional sheets of paper as necessary.

List all defendants. You should state the full name of the defendants, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address where each defendant can be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption.

В.

Defendant No. 1

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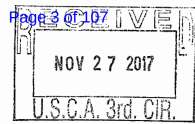
Defendant No. 2	Name Richard Driesback Street Address 261 Old york Road Ste 420 County, City Montgowery, Jenkintown State & Zip Code Pennsylvania, 19046-3723
D.C. L. (Nr. 2	Name Somantha Sciliani
Defendant No. 3	Street Address 2630 N. 13 St # 100 County, City Philadelphia, Philadelphia
	State & Zip Code Yennsy Wania, 19135
Defendant No. 4	Name Michael J Chitword Street Address 7236 West Chester Pike
	County, City <u>Delaware</u> , <u>UpperDarby</u> State & Zip Code <u>Pennsylvania</u> , 19082
II. Basis for Jurisdiction:	
involving a federal question and ca case involving the United States Co	jurisdiction. Only two types of cases can be heard in federal court: cases sees involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § one state sues a citizen of another state and the amount in damages is more than a case.
A. What is the basis for federal Questions	ral court jurisdiction? (check all that apply)  Q Diversity of Citizenship
B. If the basis for jurisdiction issue? 4th amend mof Citazensh, 8th amendm	ment right to be free from illegal Searchs and Seizures.  entright Which gurantees: Provilages and impounities  p. Due Process, and equal Protection.  entright to Cruel and Unusual Punishment.

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Defendants17-cv-04371-MSG Document 6 Filed 11/27/17

Defendant No.5

Patt Crosson 2600 Southampton Road Philodelphia, Philodelphia Rennsylvania, 19116



Defendant No. 6 Rhenae Patterson a61 old york Road ste 420 Montgomery, Jenkintown Pennsy Wania, 19046-3723

What happened to you?	D. Facts:	
Who did		
what?		
Was		
else involved?		
Who else		
happened?		
	III. Injuries:	
	If you sustained injuries re treatment, if any, you requ	If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any, you required and received. 105+ 04 We nest, Hamilla to the notion.
	of time in m	my life to move forward
		4
	IV. Exhaustion of A	Exhaustion of Administrative Remedies:

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a

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Knight and Supervisor Cephas from the Kintock facility, for informing staff and inmates, and also staff at the Northeast tractment lanter. Cosemonager Knigt and Supervisor Cephas informed the following staffakout my juvenile Conviction for indecent assault. They informed all the staff at Kintock. 6/16/16 I Filed a grievance against Case Manager

Supervisor Cephas and Casemanager Knight alsa Manipulated my Social Russes and Fragram Passes, so I could Not heave the Sould when I tried to Contact her or Supervisor Cephas they wouldn't answer these phones.

Entock Facility and he also attended the Northeast treatment grogram & With me, ite told me he was told this by Supervisor

Don 6/17/16 I talked to assistant. Director Euron and Director Bavis, from the Kintock Facility. I informed them, of the Problems was having with Casemanager knight and Supervisor Cephas. Des having Problems with these staff, I filed grievances on 8/86/16/16, 10/16/16 I filed more but I lost alst of Paper Work from being Moved around. 8/26/16

Contracted Takia Johnson from the Department of Corrections, I exsplained to her the Troblems I was having at Kintack. I also informed her that I was being targeted for my juvenile Conviction of Indecent assault.

The had to got to hintock payway the following week.

Davis and that he Denied anything was going is what she told me. OI still continued to have Problems so I Continued to file grievances. OThe Next time I talked to Zakie Johnson Was about a week and a half later, because she Never answered her phone, when I talked to her she informed me that, she talked to Director (16) In the end of November 2016, I returned from Work and I was told to tack my things I was moving to CEC Broadst,

When I arrived at CEC Broad st immediately I was tageted by Director Garcia. Director Garcia. Removed my sheets from the bed for No apparent reason. I was told by my room makes, that Director Carrie of it.

Orientation With my Counselor Rhenae Patterson, During my Orientation Ms. Tatterson made a Joke about Oral Sex Pertaining to my Livelecant assault. sheets she didnt respond she just replaced My sheets without that Director Garcia asked Who slept there and just removed of sheets, When I taked to Ms. Garcia and asked about mg only instead of the New ones I had.

(3) In December 2016 I started having tho blems with my Counselos

Rhenae Patterson. Ms. Petterson would not Put in my Work Passes. Msg. Patterson Would inform me when I went on Passes that I had to return to the Facility by Thm When she in feet Submitted my return. Time in the Computer for 6 PM, SO I Could be Subjected to Displinary action. When the staff that Worked the Front Des K asked what Did she submit she stated she didn't remember. (19) In January 2017 I was in the Process of Finding a room so I could Submit a homeplan. I found a god in the paper for a room called the collect to the Owner of the Property while I was a twork. I talked to the owner he asked me Some Personal Questions to try and get to know me a little bit and he then informed me that he wanted me to that the wanted me to the seeks

of Thiladelphia, Whan I started Working at Jennifer Quinn stathing, Ms. Jennifer was Notified by the Employment office of Kintack these office Pertained Ms. Tingle and two other famale Staff who's Names I Cent Remember at this moment. With this being said Acea Reycling Was aware of my juvenile Convigue but they seemed not to cave to much about it. My Supervisory. Michael Knight was a fair boss and the told me on Numerous Occasions about the good Work I Did and that he wanted 10. On or about the middle of December 3016 around 3-4:309m I was leaving bork at Arcae Recycling. I was waiting for the 3 ws or six blocking the so I could board the 60 Bws, which is like a six blocking hide about ten minutes, When the 73 bws arrived, It was a blocking female bws driver who uswally Drives the 73 bws around this time stock went the rear exit talking on the phone with a friend of second of the solution of the s was exiting the bus, as they walked to the Side Walk, I was talking on the Phone but looking in there Direction for about 10 to 15 seconds as the bus started to go through the intersection I began to look formers again, when I began to look formers a drive was looking at me through her rearview minor with a grimaceallook, I then Continued With my Phone Canversation.

(2) When the Bus reached richmond and allegany stop I walked to the Front of the Bus to exit the because the bus was farticly in the street.

InheN I walked Down the isle she jammed on the brakes to make stumble, then she looked at me neviously. @ About four blocks into the ridle a Woman and her two childress (B) I Debber 2016, I started Working With a gency agency acted Called Jennifer Quinn staffing, through this agency I started Working for areaa recycling. In the Port Richmond Section to teach me different things in the Company.

(2) When they found out who I was through my employer, I'm pretty our they found out I was in a facility and I had juvenile to Conviction for indecent assault. They figured they was on to something. ond buy and sale religurant gas they also clean gas for a feedbar of they and sale religurant gas they also clean gas for a feedbar of the they also clean gas for a feedbar of the they also clean gas for a feedbar of the they also work. DOTHIS bus driver Must of reported to the police and Septe that she shought she seen some suspicious behavor from me, and told them where I catch the bus at. (9) The reason for me saying this is because right offer that incident I started seeing officers posted on Richmond of Where I daught the bus of I also seen them every where I went. Aniladelphia Blice, and Upper Darby Police into the equation and this is the Connection with Department of Corrections and the Board of Probation of Parole and the above officials. The Upper Darby of Police was Notified because in mother lives in Upper Darby and the thors where I was taking my furloughs. DThey figured out where I worked because I always Come He Same Way, I walk from Richmond St Down lewisst to Delawaressone where Arca is located. When this out happend I was at 17 Hreaa for 4 months. This is how they found out who I was. Esther on 1/11/17 I was moved to halman Hall. I was told we ware being Moved for Construction reasons, they were redoing the floor on the thirst and second floor Nobody was moved to another facility. Kalman Hall is Considered a high security facility, that where tacility was they had second from other facilities.

B) Prior to going to halman Hall, I Never seen or was subject to a script search of Cec Broad. Around this time is when Director Carcia of CEC Broad was relocated into another facility. That when Zakia Johnson, Put. Director, Clark there and that For No reason. They used these search as a way for you to Refuse; the search by along them excessively to trigger a Displinary action than I would have to remain at Kalman Hall if I got Writtenser. By Ms. Zakia Johnson moved oreand 13 inmates to Kalman Hall 99 with me to Not single me Out, and we all was subject to these pill searchs and we all constantly complained. Who ever was written UP Remained in Kalman Hall the rest of the inmates was Moved Ill Sack to CEC Broad on 1/24/17. Bowhen we returned back to Cec Broad in the month of February Barchay, and Director 11,2 K & ON 1/15/17 I was returning from a Job Search Pass between 88 I contacted zakia Johnson on 1/16/17 offer the First Search On 1/15/17 and I still was script Searched again on 1/21/17. (27) ON 1/10/17 and 1/21/17 I was subjected to the Same Searchs When I was subjected to a Jeript Search at Cel Broad. Its
Clear to Me tha Eakia Johnson Sanctioned these Searchs, By
her Jutting in a New Director to Do them, In and I was informed by the staff of Kalman butt in front of them for No raason, Barchay, and Director clark

Staces or unywhere experims is a nime. It would leave my mothers house and leave my thone in the house I have would see they were tracking me. On Some occasions I would leave my thone in the house I have would see them then, then I started Noticing strange behavior from the stores I standard from the Owners. I was in a store called lucks on long laness in Upper Darby AI. I went in the store looking around for items to Suy with my Back to Ms. lucky while she talked to a Fernale Customer, I guickly turned around and she talked to a Fernale Customer, Much, I laked at her she looked frighten I brought my Items and left, On Sept 16th 3017 I went Back to and talked to Ms. lucky who I have known since 3008 and asked it has one I when I actually was a rested for it and that she days not that the Office. Some of me, under the authority of Michael Chithodo Seeral Office. Tracked my thone on numerous occasions showed some of my the Upper Darby Police, tracked my thone on numerous occasions they are seeral stores I frequented and elso some of my. 33.0n 4/21/17 I Filed a grievance against Zakia Johnson addressed to has Director Richard Driesback for allowing Unreasonable Script Searchs, and to allowing unreasonable script Searchs, and to albuing staff to Exbotage My employ ment which Keeps me Fromps obtaining a homeplan. Ms. Zakia Johnson was aware that I had so homeplan, After Compains that I had to rent my Own Place to get I hotterson and unreasonable Jearchs and that they would not reper me obtain furloughs at that time. Ms Zakia Johnson Diolntersonal to my Calls or grievaces. Neighbor of mystereindecent assault and is causing a larm in the Committy (B) In the month of February 2017, IS when I started taking furbughs, I took furloughs every week up until 9/37/17. With in this time frame is when, I started seeing UpperDurby Police trail me. I would see Upper Darby Police trail me. I would see Upper Darby Cops as soon as, I left my mothers house to go to the stokes or anywhere else. This is one of the things that let me know OFFIND 5/35/17 I filed anothe grievance addressed again to Richard Driesback for Not receiving a response on the grievance I Filed on 4/31/17, I also called and left messages With his secretary.

36) In reference to the grievance I filed on 4/51/17, I spoke with zagia Johnson on Numeraus occesions about speaking with Director Driesback about my grievence, she would tell me she don't know anything about 2 it, and that Ms. Driesback Was always out of town. After speaking With Director Driesback on the 14th of June 2017, I also Called Ms. I show to confront her about the grievence she had in her posses ion, but conson to la me she Didn't know anything about it. When I talked to her one told me she Didn't know anything about it. When I talked to her one of 1/31 around 9:30 am I told her Mr. Driesback said she had the grievence I filed on 4/31/17 addressed to Richard Driesback.

Ns. Zakia, Johnson made a Kinda gasping Noise, then she again stored (5) ON 6/14/17 around 8:00 am, I received a Phone Call from Director Driesback. He asked Me What Was the Problem, I stated to him that I was waiting on a response for the grievence I filed on 4/a1/17, MR. Driesback stated to Me that Ms. Zakie Johnson was looking into that grievance. I was clear to me at that Point that Mr. Driesback Never Read. The grievance Its one at that have known the grievance was against Zakia Sohnson. 38) ON WORTH I filed another grievance against Zakia Johnson and Violeting Department of Conactions tollicy; by investigating a grievance she was directly involved in for manipulating the grievance process to holding the grievance for 2 months well once the time frame to respond to a grievance. Exactly the Next day 4/15/17 I received a response for the grievane of filed on 4/01/17 ofter Speaking With Zaki a Johnson. 390n 1/30/17 T Wroter Richard Driesback a letter stating, That I was whiting on a response for the griesance I filed on 6/20/17 I Never received a response from Director Driesback. she didny have 14.

The Problems I was having with agent sciliani in April 2017.
The Problems I was having with agent sciliani is, when I first submitted a Pass formy furlough she would Never respond. I called left messages Never No response. I had to call her supervisor to obtain my furlough.

Bus is what caused friction between its. (B) I then Called the Department of Convections in Mechanicsburg, PA and spoke to Olivia in the acc Department in that building, on 7/30/17 telling her I could Not go a hold of Director Drusback for my grievance. Mr. Olivia told me she would Emoul him.

B) Agent Scilian, also contacted All Staffing Ware house which is a forklift terrification from open to a tob afterwards. I had to get remission from open to Section to go to this company because it was out of county. I went to staffing warehouse on 4/10/17, they told me they had a job all staffing warehouse on 4/10/17, they told me they had a job and to do, gove me the location to the Site. I then returned to CEC Docal and provided my the Courselor Ms. Patterson with the Work tags. On 4/11/17 I called All staffing Wousehouse to ask who was my confact reison at the Job site he stated he no longer had the Job for me.

(HB) Agent saliani and my Counselor Rhenae Patterson and Zakie Johnson Society. These following state employment and my reentry back into sabotage my reentry by using information they had see job Bosition. It because of theme sob position. Every job I was hired at had success also to this information but if they had a Problem with it I would have not been hired.

JQ Staffing to Sabologe my employment with the help of Jennifer Quinn owner of Jp staffing, When I received Jobs through JQ staffing band the Couldn't find a reason to to get a homeplan. (4) Agent Sciliani and Rhenae Patterson Was in Constant Contact with

Was being closed down for reasons I Don't Know. This caused me to be moved to another Center unless you had a homeplan and I

Mercae Forward my Home Plan Form over to agent Sciliani through small I Colled agent Sciliani and she Said She received it is 6/14/17 I also Contacted Deputy Pullis of Probation and With agent Sciliani and that I Just the Problems, I was having want it tampered With because of Post Problems With agent Sciliani. Supervisor Ms. Pleason coder the Home Plans. During the Process of CEC Broad was being shut Sway in June 2017, We were also being told to try and Find a Homepton anywhere we could because of the Over Crowdness in other centers. Which is a Recovery House, I went tass this Program Called Houses of Healing the See of I Could be enrolled into this Program. I spoke with the see Fina, and Bennie Swans, Rosshida Simpson Directors of this a ogent so they would be out to check the Homephan soon. I then asked who was the agent and she exsplained she build be out to check the Homephan soon. I then asked who was the agent and she exsplained she buildnot tell Frogram and went through the Orientation and they accepted me to fine to this trogram. They trovided me with acceptance tapers and Borneplan, I then returned to CEC Broad and submit a borneplan form to My Counselor Ms. Macrae Which Was Now my New Ecunselor because I was having Problems with Ms. Patterson, NIS

(49) ON 6/20/17 I Contacted the Program Houses of Healing and talked to Beenle Swars, and asked if he heard anything from them yet, He insmed then said a staff that was at the house at the time Has the Card and Call the agent,

on 6/23/17 I also called back to Program Houses of healing and the told me he left a message withen the lagent and howent heard (50) DN 6/03/17 I Called back to Parole to office and spake to agent Sciliani Supervisor Ms. Pierson, and she informed me that the report-Said Nobody answered the Thone, so the Homeplan was Denied.

Don't black? I called back to Houses of Healing and Spoke With steve Ping and Bennie Swans and they informed me that they was contacted by a gent a Scilian i and informed them about my Past Juseville Record and that we will be careful befor I get Violated and Sent Back to Prison. Standard days for a response to my grievance I filed on 7/9/17.

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Standard days for a response to my grievance I filed on 7/9/17. Be on 7/9/17 I Filed a grievance against agent sciliani and begunt Pullish, for Sabotasing my Homeplan, Agent Sciliani at had siggin informed someone about my fast Juvenile Record she done This over the Phone

received a response from Deputy Cooper,

Red Crosson at the Self Help Facility. One of my Passes Was to go to the District Court of Philadelphic on 9/07/17 and the Other one was for going to the law Liberry on 9/07/17 and the Other one was to go to the Said she did it because I wasn't Riting in Home plans When in Fact she said she did it because I wasn't Riting in Home plans When in Fact she sow I put in-a Home Plan on 6/14/17 and she knew why is go, and she knows I have no where to go in the Road Place to go and she knows I have no where to go in the future with her substaging my employment, she's using this as a reason to take with the substances after I we been getting them to months, The agency Called Repte Ready With Several Banck offices. I was this agency out of the Brish Branch office, I took The the Brish Branch office, I took The the this this tricular type of Job so I could Pay my Jay to Jay exspenses, the Jay exspenses, the same of them Sabotaging good Jobs. It wanted to want to wanted to want to

In the Department of Probation and Farole along with orgent scilians, and the Department of Corrections along with Zakia Johnson and Richard Driesback are over the Dreetors who runs the day to day in these centers and they are the Dreetors who runs the day to day in these centers and they are the basses of all the dayncelors IN the Centers. These following state employees are using there Jobs to Subotage my reentry, by forcing state employees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my reentry, by forcing state comployees are using there Jobs to Subotage my recently and the subotage many recently in the subotage my recently in the subotage many recently in the subotage my recentl aford a Home Plan. them about my Past Juvenile Conviction.

The very early on is when I realized my teople Ready bot was fargets that my agent silian and My Coupselor Pat Crosson is when I started that for waste Maragement through teople Ready. I would exsperiese the female staff wouldn't walk wear me and be kinde stand offish. I shall be ease I would be ease I shall be ease I would be ease I be further and open sail an and My Couselor Pat crosson and Reple to further easy of shall be ease of this one of the shall be ease of this one in the shall be shall be successful the solutions. I want they informed the job supervisors in the shall the solutions. 58) I also would like to add that Deputy Cooper is assisting agent Scilian in substaging my reentry for stoping my furloughs, With Out a fair reason. I was Deprived of my turbughs on 9/27/17 aproximately of retaliation and intimidation. When I asked Deputy Cooper about my fur bugh and asked that her did Come from the head office in harrisburg the refuse to answer the question. I then filed a grien wise sugainst the open scilian on 11/1/17. Most Duly Did agant sciliani and My Courselow Patt Crosson Wanted to mess up my Current employment along with Rople Read staff at the Conshohocker office and Brists office; they also Wanted Staff at Called Regular logistics through People Ready. My Work Supervisor was classer and told him I might have to leave early because I was scheduled to work I was skay to beauty to the I received a Call from the job at 3:30pm around 4:00tm sock Place 9/19/17. History they Dight Want Me to Return, This a Day after I Filed my Complaint IN District Court as a form

Deprive me of that job because I clearly there witherses if Cases Says I Didn't inform him that I was leaving I then Called Agents Scilian; s Experisor on 10/31/17, and agent scilian; was Removed from my case load. Ever since 10/30/17 they havent been Calling me to work. where I worked, I said agent sciliani you see me everymonth in Contact with my employment and Clearly is trying to trevense
me from talking to cleaser because the Rople ready office lied to the and Document where I work. Agent sciliani then said I could not go to work with I verify where I work, Again ogent sciliani @ on 15/31/17 Agent sciliani shows up around 4:00 own requesting to see me. When I sat Down to talk to agent suitions she asked is using her position to Violate my rights agent scilian is clearly

EXHAUSTION of Legal Remedies

laws by Violating my 14th amendiality by Not Traviding me with equal tratection for John with equal tratection has done this by show disconnition for my fast juvenile theored by sabotaging my employment and income.

68 Defendant Samantha Scilians While acting Under the Color of state

Modrid FrayBoy realleges and incorporate by reference paragraphs giving me notification for reportedly moving me to exspose me. Code of ethics, Zakia Johnson also by Violuted my due process by not Process so I taild Not get reliet. Takia Johnson also Violated her own Violated my 5th anena right and 4th enterno-right in when ing annual me and moving ince the facilities to different featilities to inconvience the state. Social of the back of Niolated iny lith amendring the back frotection of the laws by showing Discrimination Manipulating the gravance of the laws by showing Discrimination Manipulating the gravance Violeted my 8th anend right and 4th amend right, for allowing continueds (de) retendent Zakia Johnson While acting under the color of state how. (B) Rodrick BrayBoy reallegues and incorporate by reference paragraph\* 1-61 the bolor of state law. of the laws and my rights to Due trocess while acting Under Descriment Violated my 4th amendment right to illegal search seizura by illegal search seizura by illegal tracking me with some sort of device with out trobable Cause or a Marnew to do so. In the trocass of Doing this he also was informing store across and Meighbors about my juvenile Conviction, the also Violated my 14 and Meighbors about my juvenile Conviction, the also violated my 14 amendment right by Not trailding Me With equal Instation Cet Defendant chief Michael Chipwood and officers from the Upportarby Police Redrick Bray soutlege and incorporate by reference Joungraphs #32 Legal claims

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- 69 Rodrick Bray Boy realleges and incorporate by reference Paragraphs 55-61.
- Violated my 14th amendment right by assisting agrent Scilian in Sabotaging my employment and also by showing Discrimination and Not Providing me with equal Protection of the laws.
- 1 Rodrick Bray Boy realleges and incorporate by reference Paragraphs 14-44
- Defendant Rhenae Patterson While acting Under the Color of State law, Violated my fourteenth amendment by showing Discrimination against for my Juvenile conviction and also assisting agent sciliani, In Sabotaging my employment and my homeplans.
- (73) Rodrich Bray Boy realleges and incorporated by reference Paragraphs 1-61
- 174) Defendant Richard Driesback While acting Under the Color of State law. Violated my 4th, 8th, 14th By Not Proving Me equal Protection of the laws by showing Discrimation against me because my suvenile Conviction and also by Witnessing illegal actions by Zakia Johnson and failing to Correct the Misconduct and encouraging the Continuation of the Misconduct of illegal Searchs and Manipulation of the grievance Process,

prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are

and rarole,	
I also appealled to the Deputy of Tobation	·
to at the Head office of wonthers of Corrections.	
the highest level of the grievance process. I appealed to Mechanics build	
3. What steps, if any, did you take to appeal that decision? Describe all efforts to appeal to	
2. What was the result, if any? Intag Continued to happened	
Discrimination, 8th amend Court Hanishment Hah awer illegal Seen	
Which claim(s) in this complaint did you grieve? VIOI at some of my 14th and us	
Brievance? Kintock, all Broad Kalman Hall	
If you did file a grievance, about the events described in this complaint, where did you file the	E.
Yes V	
prison, or other correctional facility?	
If NO, did you file a grievance about the events described in this complaint at any other jail,	
Yes No	
Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose?	D.
IF YES, which claim(s)? Grue and unusual lunishmant 8th anenal, if the amenal Equal the tares 4th amenal started of the Laws 4th amenal started of Seach and seazure.	
Xes No Do Not Know	
arose cover some or all of your claim(s)?	
Does the grievance procedure at the jail, prison or other correctional facility where your claim(s)	C.
Yes No Do Not Know	
Does the jail, prison or other correctional facility where your claim(s) arose have a grievance procedure?	B.
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	
giving rise to your claim(s) (1) And the correctional facility where you were confined at the time of the giving rise to your claim(s) (1) And	events
Ves No	
Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?	.Α
ole are exhausted." Administrative remedies are also known as grievance procedures.	aliava

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se set forth any additional information that is relevant to the exhaustion of your administrative	G. Plea
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If you did not file a grievance but informed any officials of your claim, state who you	7.
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If there are any reasons why you did not file a grievance, state them here:	Τ.

If you did not file a grievance:

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set forth any additional information that is relevant to the exhaustion of your administrative		G.
If you did not file a grievance but informed any officials of your claim, state who you informed, when and how, and their response, if any:	7.	
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If you did not file a grievance:

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Docket or Index number	3.	
Court (if federal court, name the district; if state court, name the county)	٦.	
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Parties to the previous lawsuit:	ı.	
our answer to A is YES, describe each lawsuit by answering questions I through 7 below. (If is more than one lawsuit, describe the additional lawsuits on another sheet of paper, using same format.)	there	B.
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e you filed other lawsuits in state or federal court dealing with the same facts involved in this	Have actio	Α.
vious lawsuits:	этЧ	'IA
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On these claims

100 CONTRACTORIUM			
Signature of Plaintiff About Being biographics TT8/CM Inmate Number			
Aday of Movember 2017.	8 sint b	Signe	
penalty of perjury that the foregoing is true and correct.  Aday of Aday of Adamber 2017.	lare under	эәр І	
What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)	.r		
If NO, give the approximate date of disposition			
Is the case still pending? YesNo	.9		
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Name of Judge assigned to your case	<b>.</b> 4		
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s answer to C is YES, describe each lawsuit by answering questions 1 through $7$ below. (If s more than one lawsuit, describe the additional lawsuits on another piece of paper, using		D.	
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What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)	٦.		
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<u>Note</u>: All plaintiffs named in the caption of the complaint must date and sign the complaint and provide their inmate numbers and addresses.

I declare under penalty of perjury that on this 24 day of ANOMO 20 17. I am delivering this complaint to prison authorities to be mailed to the Clerk's Office of the United States District Court for the Eastern District of Pennsylvania.

Signature of Plaintiff:

Case 2:17-cv-04371-MSG Document 6 Filed 11/27/17 Page 27 of 107

## UNITED STATES DISTRICT COURT

for the

Eastern District of Pennsylvania

Plaintiff Payloner (Civil Action No. 17 4371

Plaintiff Petitioner (Civil Action No. 17 4371

Defendant Respondent Charol I tubered Chitwood

VPPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS
(Long Form)

#### Instructions

Complete all questions in this application and then sign it. Do not leave any blanks: if the answer to a question is "0," "none," or "not applicable (M/A)," write that response. If you need more space to answer a question or to explain your answer, attach a separate sheet of paper identified with your name, your case's docket number, and the question number.

floole Brayles-

true and understand that a false statement may result

under penalty of perjury that the information below is

and that I am entitled to the relief requested. I declare

that I am unable to pay the costs of these proceedings

I am a plaintiff or petitioner in this case and declare

Affidavit in Support of the Application

Signed:

in a dismissal of my claims.

Ι.

For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or amounts before any deductions for taxes or otherwise.

rioqqus blid	(00.0°	\$	\$	\$	
VnomilA	09.08	\$	\$	\$	
sflið	00.08	\$	\$	\$	
Interest and dividends	60,0°	\$	\$	\$	
Income from real property (such as rental income)	60,08	\$	\$	\$	
Self-employment	Gg,Og	\$	\$	\$	
Employment	008 \$	\$	\$	\$	
	под	Spouse	под	Spouse	
	юш	sujuom			
	rirub tanoms	og the past 12	пехt топth		
Іпсоте зопьсе	Ачегаде топ	этоэпі уіцы	Income amount expected		

perhaps because you have been in multiple institutions, attach one certified statement of each account. expenditures, and balances during the last six months in your institutional accounts. If you have multiple accounts, If you are a prisoner, you must attach a statement certified by the appropriate institutional officer showing all receipts,

\$	\$		
\$	\$		
\$	\$		Nove
Amount your spouse has	Атоппі уоп раче	Туре от ассоипт	Financial institution

Below, state any money you or your spouse have in bank accounts or in any other financial institution.

How much cash do you and your spouse have? \$

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Gross monthly pay	Dates of employment	Address	<u>ғ</u> шЫұол <i></i> ег

before taxes or other deductions.)	
First your spouse's employment history for the past two years, most recent employer litst. Gross monthly pay is	.£

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other deductions.) List your employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or

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\$ \$	\$ OC VS	Public-assistance (such as welfare)
\$ \$	\$ QO.Os	Unemployment payments
\$ \$	\$ Q0'0s	Disability (such as social security, insurance payments)
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PAE AO 239 (10/09) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

		DNON
∍gA	Relationship	Name (or, if under 18, initials only)

State the persons who rely on you or your spouse for support.

\$	\$	
\$	\$	
\$	\$	ONON
Amount owed to your spouse	моу от бэмо тиошА	Person owing you or your spouse

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

00'0 \$	Other assets (Value)
O.O.8	Other assets (Value)
	Model:
	Маке апд уеат:
GO, 0 8	Motor vehicle #2 (Value)
	:Model:
	Make and year:
00.0 ²	Motor vehicle #1 (Value)
60.08	Other real estate (Value)
QQ'Q\$	Home (Value)
	Assets owned by you or your spouse

household furnishings.

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List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary

\$	CO-O \$	Alimony, maintenance, and support paid to others
\$	66.6 8	Other:
\$	G).0 <sup>8</sup>	Department store (name):
\$	60.0 e	Credit card (name):
\$	00°Q\$	Motor vehicle:
		Justallment payments
\$	QQ • Q \$	Taxes (not deducted from wages or included in mortgage payments) (specify):
\$	0010 s	Other:
\$	00.0°	Motor vehicle:
\$	Q0 *() \$	Health:
\$	00.0 8	:9ÎiJ
\$	OO . O 8	Homeowner's or renter's:
		Insurance (not deducted from wages or included in mortgage payments)
\$	00.01 s	Recreation, entertainment, newspapers, magazines, etc.
\$	QO/: *s	Transportation (not including motor vehicle payments)
\$	00.06 8	Medical and dental expenses
\$	30.26	Laundry and dry-cleaning
\$	00E 8	Clothing
\$	005 s	Food
\$	901 s	Home maintenance (repairs and upkeep)
\$	OO/ s	Utilities (electricity, heating fuel, water, sewer, and telephone)
	Q0,0 8	Are real estate taxes included? \(\subseteq \text{Yes} \supseteq \text{No} \) As \(\supseteq \text{No} \supseteq \text{No} \supseteq \text{No Yes} \supseteq \text{No Yes} \supseteq \text{No Yes} \subseteq \text{No Yes} \su
\$		Rent or home-mortgage payment (including lot rented for mobile home)
Your spouse	noX	

monthly rate.

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Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, semiannually, or annually to show the

PAE AO 239 (10/09) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

I ast four digits of your social-security number:	
Your age: 35 Your years of schooling:	
Your daytime phone number: 315-688-9643	
Jennsylvania	
Identify the city and state of your legal residence.	13.
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I work furtine of the Moment I'm not seen Working howers	
Provide any other information that will help explain why you cannot pay the coats of these proceedings.	12.
·	
If yes, state the person's name, address, and telephone number:	
If yes, how much? \$	
for services in connection with this case, including the completion of this form?	
Have you paid — or will you be paying — anyone other than an attorney (such as a paralegal or a typist) any-money	.11
$\cdot$	
If yes, state the attorney's name, address, and telephone number:	
It yes, how much? \$	
including the completion of this form? \square Yes \square Yes	
Have you paid — or will you be paying — an attorney any money for services in connection with this case,	.01
☐ Yes ☐ No If yes, describe on an attached sheet.	
next 12 months?	
Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the	·6
Total monthly expenses:	·
	Othe
s ((specify)):	นอเซเร

#### UNITED STATES DISTRICT COURT

action in this court	thin one year previously terminated	certify that, to my knowledge, the within case is not related to any case now pending or wi
	Se Plaintiff heep compliance with F B C P 38	Pro NOTE: A trial de novo will be a trial by jury only if there
		71/0/17
		☐ Relief other than monetary damages is sought.
		50,000,00 exclusive of interest and costs;
To mus adt baaaxa assa moitas livi		pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and be
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		(Please specify)
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sotsatas -	8.  □ Products Liability —	. a Cran Actions
(Arionde agent) (	6.   Other Personal Injury  7.   Products Liability	7. 🗖 Civil Rights
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	4.   Agrine Personal Inju	i. □ Antitust
	3.   Assault, Defamation	Jones Act-Personal Injury
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_	l. 🗆 Insurance Contract an	. D Indemnity Contract, Marine Contract, and All Other Contracts
	B. Diversity Jurisdiction Cases:	Federal Question Cases:
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	Slaubivibui ams ant the days	Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights
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		Does this case involve the validity or infringement of a patent already in suit or any earlier nu
→□°N	$ abla^{\mathrm{Ke}_{\mathbf{S}}} $	action in this court?
y terminated	t pending or within one year previoual	Does this case involve the same issue of fact or grow out of the same transaction as a prior sui
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, грио	a sidt ai aoitse bateainnat visuoivana :	. Is this case related to property included in an earlier numbered suit pending or within one year
		ivil cases are deemed related when yes is answered to any of the following questions:
	Date Terminated:	sse Number: Judge
		ETVLED CVZE' IŁ VNK:
₫ºN		oes this case involve multidistrict litigation possibilities?
M₀N .	. Les□ .	(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a))
/-	_	oes this civil action involve a nongovernmental corporate party with any parent corporation and
	litional Space)	abh 10A shiZ sersysA seU)
4		
टीम मण	Caleman Hall,	MATIN CELEBRATION OF THE PROPERTY OF THE PROPE
रीय मुख	Caleman Hall	ddress of Defendant:  see of Accident, Incident or Transaction: LEC ACO ACCIDENT ACKA

- CIA: 609 (5/2012)

# LOK THE EASTERN DISTRICT OF PENUSYLVANIA IN THE UNITED STATES DISTRICT COURT

#### CASE MANAGEMENT TRACK DESIGNATION FORM

CIVIL ACTION

1284 71.0N

Zakia Johnson, Richard Driasbacks, Michael Chitwood

In accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants (See § 1:03 of the plan set forth on the reverse side of this form.) In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a Case Management Track Designation Form specifying the track to which that defendant believes the case should be assigned.

#### SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS:

	E-Mail Address	FAX Number	<u>Те</u> јерћопе
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(1)	tration under Local Civil Rule 53.2.	ired to be designated for arbi	(c) Arbitration – Cases requ
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(Civ. 660) 10/02

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to let me know my options	little better and
sde cotand the legal System a	Case, to help me un
to help me property litigate my	I wood a attorney
taining to the need for counsel.]	II, FACTS [Please fill in facts per
ppointment of counsel.	and is unable to continue without a
is filed his/her claims to redress his/her civil rights,	the ends of justice. The plaintiff ha
etermine that appointment of counsel would promote	consider the facts of the case and d
Tequest that the Court to	Maintiff [sman] Thinis19
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	I. INTRODUCTION
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DISTRICT OF PENUSYLVANIA

IN THE UNITED STATES DISTRICT COURT FOR THE

#### III DISCOSSION

In <u>Tabron v. Grace</u>, 6 F. 3d 147 (3d Cir. 1993), the Third Circuit outlined a set of factors a court must consider when determining whether to grant appoint of counsel in a civil case. As a threshold matter, a court must first determine whether there is some merit to the plaintiff's claim in fact or in law. <u>Id.</u> at 155. Here, there is merit in fact and law because: <u>Included Totas and Houss and Houss and Houss of Roople</u>

Decause: <u>Included Totas and Houss and Houss of Roople</u>

My Constitution of rights.

A court then must examine a multitude of factors. The plaintiff's ability to present

his/her case is a significant factor. Thus, a court should review plaintiff's literacy, education, legal experience, and ability to speak English. Id. at 156. In addition, a court evaluates whether the plaintiff can properly litigate his/her claim considering plaintiff's conditions of confinement and whether these conditions create a severe disadvantage to discovery. Id. Also the complexity of the legal issues and research, and any limitations affecting factual investigation are evaluated. Id. Finally a court looks to whether there is a credibility determination involved that requires experienced counsel to present evidence and conduct cross examination. Id. As a result the court determines whether these and conduct cross examination. Id. As a result the court determines whether these

factors affect the ability to properly litigate the case. Id.

In the present case [Explain any issues that were discussed above that apply to

You.] Deing 45 though Im 14 this facility 15 the reason

In the present case [Explain any issues that I Don't have accessed to poly to

all the books I need the finance of means to get apply to

In conclusion, the plaintiff is faced with barriers that prevent him/her from

successfully litigating the case and therefore the Court should grant plaintiff's motion for

appointment of counsel.

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done transportation to

Respectfully submitted,

#### COMMUNITY EDUCATION CENTERS

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appointment.	J. J. J. J. J. With you to the	Resident's Signature quest glip request sipn
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Entry Date	410 of	Today's Date 3/14///
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IH 610 # 18521810	# etsi2 100	Name Addick Bra
dits ls	SIDENT REQUE	BE

Dork Jass Put in for saturday 3/4/17. I talked to nove my anyloger and they informed me that you were my spirited that my work schedule is Honday to Saturday informed me that you be soon to be only the schedule is Honday to Saturday in the bisoon to be soon to be

Moenthat et :01

Talso would like to request that my work fees be exstended until 8pm Decause I have to meet out a simple services staff to receive my inenspass for the week for Vertication Call impact Services and incusposs as the week to Mertication Call impact Services and

1. 1/2012

case 2:17-cv-0437 GM3E M950 MSEA 6 Filed 11/27/17 Page 40 87 107 Date To: Grievance Coordinator Hodrick Bray Boy \*KD1877 Rock Bigber The reason for this prievance is that Ms. Zakia Johnson, from the Department of Corrections. Has Violated my 4th 8th, 14th amendment right under the United States Constitution. Ms. Zakia Johnson has Violated my 8th amendment right By using, Cruel and Unusual Punishment By Violating my Dignity and Cousing He Humiliation. Ms. Zakiq Johson assisted and allowed ccc centers Kintock, Colema Hall, and Cec Broad to tell staff and also inmates that I was char with a indecent assault Charges as a Juvenile. Ms. zakia assisted by Moving Me to Different Facilitys to further exspose Met. When I was in these Different Facilities I was targeted By staff and Discriminated against By my Counselors. They Discriminated against Me By Sabotaging My employment By informing them of my Past Charges, Manipulating My Passes, Being excessive When It come to Paying my Court Cost and Fines By taking My Social Passes, They was targeting. He through these rules By Deprivir He of my Privilege if I was cents short on My Payment when Kinktock and also Cec Broad st. Was Not Paying My Court Cost and Fines. When I was moved to these Different Facilities They liolated My 4th admendment right to Constant Unreasonable Naked Searchs all under the Watch of Ms. Zakia Johnson With the intent for me to receive a Displinary action. Ms. Zakia Johnson also was manipulating the grievonce trocks By Not troperty Investigati Grievances and also By Moving Me or the staff that I filed a grievance against. Ms. Zakia Johnson Abused her Authority and Discreti. and also violated her Code of ethics and her employment contract. With this grievance I will Provide you with Numera's greenances From Kintack and CeC Broad of Numeros Problems I was having. Ms. Zakia Johson has been allowing these facilities and also my farole agent to Deprive whe of my furloughs, Sabotaging my Employment which Prevents me from getting a home plan

Futhority figures In subject to Displinary action and loss: Juthority December II I what is requested by these etuse to respond to my request. I teel this is a abuse of Tevilages when they are Not Successful in Subotuging the the By staff and Ay Perole agent so I can Not receive these tables or go on any terloughs I have been target that Hs. Zakia Sohnson in 2005 Not the Hall to recen if them and Want on there fur loughis, Its apparent to the blod b top devolut 2 no op et 2209que 200 toth sels 4s. Pierson was screening there calls because every body Ms. Firston answerd my Calls for me to receive my fur lough

) in 4/17/17 I talked to the sciliani and she asked for my

home itember I gave it to her so apparently the sciliani an ior a furlough on Hallin Hs. seiliani or har Supervisor si Scilianifer dut of County Work and Furloughs, I wassellgib neve been sabotaged also by Hy Parde agent scilian; who I have to clear all my travel tasses through my favole ages osla F. Autschtilisat stack hough these facilitystaff. I blso MS Zakla Idrson has clearly been Violating my Constitutional 1.1/10/. x 0+ 0x GUEVON CE

	mod bide Sided Form Side ۱		Revised 3/18/16 CEC Form – Adm 2	
Signature of Grievant:	8 96261 A	:eteC	TITCPC:	
Director or designee address this m	latter in an attempt to res	_	7777	,
I solemnly swear that the above sta	tements are true. I am n	iow requesti	ent that the	·
Grievances are serious matters and	i besilin ed vino bluede		lief anoitules	
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Possible Witnesses:				
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I still Hove Not Hear	א ביד דעניע הסא סו	Surgeri	well men	0
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Complaint: According to 1	2) HOS- WPH - 20	5 (6) (9	stotes The	
Juch no	21981518		a is many and a second	
Staff Involved (Full Names): TA	O OF DIRONALOR	LIGAOME	<u>הניוס</u>	
		`		
Resident(s) Involved (Full Mames):	אורט איזוניי	Look		
	No North	٠,١ع٠,١		
Date Problem Occurred:	4 1 )	Santa da lang dangang da danganan araba	3	
To: Director Richard	ine: Abada side:	8:20 oi	V	
Resident's Name:	HOS LON	State#: K	+16LC LL81	I
Facility: (EC Dro Ool	Unit: 3xd Fl	# 100	308	
	ATEMENT OF GR			
COMMUNITY	( EDUCATION C	BALLER	S	L

Case 2:17-cv-04371-MSG Document 6 Filed 11/27/17 Page 42 of 107

SYS) upt - sige ktorpoorts parts for the traff uses I services of pot of the traff uses I services of pot of pot of pot of the traff uses I services of pot that she had the griedance. I then received my Initial and informed the that I was notified By Director Dreisborek responding to the gravance until I called Her on 6/13/178:46 pr Johnson tried to manipulate the grievance frocess By Note to Me that He Did Not Know exact Details of the prievence and that He gave it to Ms. Zakia Johnson to handle? Mo, Zakin Dregsback on 6/1/17 at 7:58 am, In which he exsplined Filed another grievance in reference to Violation of this tolicy on 5/25/17. I later received a prone call from Director When the griedance office was well over this time live I to the inmate with in 15 working days from the date the greatour a. According to De-Adry (5)(9) states: The response shall be provide Violetes Policy. There for this grievance was not troperty investigated and Ms. Zahia Johnson Who in Fact that grievance was about. That He turned the grievance I filed on 4/21/17 Over to Followed. When I was informed By Director, Dreisbock De-ADM- Got, Part-1. This Policy and Proceedure was Not as the subject of the greeness in Section A and lord of as the grishence officer shall not be directly involved in or wance 1. According to De- ADM (C)(3) states: The staff Member who series . Losggo of esussi princiallot of ON 6/15/17 for the griessonce filed on 4/31/17 and hove I received my initial response from the Grievance office leading Ennate Num: Marne: Monde Appeal To Foerlity Monger

Rodrick Dray Do y Document 6 Filed 11/27/17 Page 44 of 107 7/30/17

Mr. Richard Dreisbackh. Im still waiting on a cesponse for my appeal I filed on 6/20/17 and also Im waiting on a response for the grievance I fit on 4/9/17. I tried Calling Your office on Several occasions and was Not able to talk to anyone so I would like you to respond to my request Please thank you

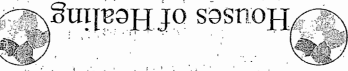
Roch Bogby

Case 2:17-cv-04371-MSG Document 6 Filed 11/27/17 Page 45 of 1670 F 2

Thmate Final grievance Appea KD1877 Rodrick BrayBoy Self Help 18/28/17 I Never received my Initial review response for the appeal I Filed on 6/20/17 to Director Driesbackh after Writing and calling to request a response for the issue's that was Notadoressed in the grievance filed on 4/21/17. In Filing this appeal to again inform this office. that Im being targeted By the Department of Correction by Richard Driesbockh, Zakia Johnson and Im also am Being targeted By the Pennsylvania board of Probation and Parole, agent Sciliani and also the Deputys that run that office Deputy Pullish and Deputy Cooper. They are Violating my Constitutional rights and 1. Violating my 4th amend right Bygiving me unreasonable strip Naked Searchs on 1/11/17 and 1/13/17 at the Coleman Hall Center. a. They Violated my 8th and 14th By & Sabotaging my Employment and my Home Plan in order to Keep me in the halfway house to eventually send to Send me Back to Prison. This is Being Done By informing staff Send to send me back to triour. ""

Ord inmotes and my employers about my Past Criminal History. Which is

Violates my 14th amendment equal Protection under the laws. 3. Due to this Im being targeted By local law enforcement to send me Back to sail Because of Past Criminal history Because of This. The Department of Corrections and Pennsylvania Board of Probation Board one sabotaging my employment with the Ultimate goal is to keep the to Pay money they know I Don't have to use this as a home of the When they are trying to force have to liolate my Parole When they are in fact keeping me 5. On 6/14/17 I Put in a homeplan to recovery house Called Nu-stop they gave me Documentation telling Me that I was accepted into the Nu-stop Program Ist submitted the Homeplan Riper Work



"Your first step for treating the total spectrum of chemical dependence and mental health?"

Date: 6 14 2017

To whom it may concern:

Mr.Ms. Lodrick Kay Sch currently resides at 2257 W.T. Coc. 18cMr.Ms. Rodrick Stay Day
As part of the philosophy of the Houses of Healing Mr. Ms. Rodrick Stay Day

will be required to attend at full compliance, Southwest NuStop, Inc for treatment.

Mr.Ms. Red ric K Stay by has an income he/she is responsible for \$250

housing fund which covers daily expenses excluding rent. Any assistant you can render

her is greatly appreciated. If you have any questions, feel free to contact the appropriate

individual listed below.

Sincerely,

Rasheeda Simpson

Women's Program Director (215)800-5927

Bennie Swans Men's Program Director (484)844-5240

Steve Pina Men's Program Director (215)837-1170

Hecovery and Educational Center Recovery and Education Recovery and E

VI. Previous lawsuits:  A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?  Yes No  If your answer to A is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another sheet of paper, using the same format.)  1. Parties to the previous lawsuit:  Plaintiff	Defendants
--	------------

On these claims ev. 10/2009

	4.	Name of Judge assigned to your case
•	ķ	Approximate date of filing lawsuit
	.9	Is the case still pending? YesNo
	٠.	If NO, give the approximate date of disposition
		What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)
ن	Have yo	Have you filed other lawsuits in state or federal court?
	Yes	No
D.	If your there is the sam	If your answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same format.)
	<b>-</b>	Parties to the previous lawsuit:
	Plaintiff Defendants	nts
	.2	Court (if federal court, name the district; if state court, name the county)
	.3	Docket or Index number
	4.	Name of Judge assigned to your case
	5.	Approximate date of filing lawsuit
	.9	Is the case still pending? YesNo
		If NO, give the approximate date of disposițion
	7.	What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)
decla	re under	I declare under penalty of perjury that the foregoing is true and correct.
igned	this 34	Signed this 34 day of November , 2017.
		Signature of Plaintiff 1881/ 18.20
		1.40101
		Inmate Number (1) 8 / /

On other claims

Hamothy Robel	11.01 Mg 19116
2600 Sou	Ohile de lobia
Institution Address	•

All plaintiffs named in the caption of the complaint must date and sign the complaint and provide their inmate numbers and addresses. Note:

, 20 IT, I am delivering this complaint to prison authorities to be mailed to the Clerk's Office of the United States District Court for the I declare under penalty of perjury that on this 24 day of November Eastern District of Pennsylvania.

Signature of Plaintiff: Hodel Hay

PAE AO 239 (10/09) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

# UNITED STATES DISTRICT COURT

for the

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(12)	Plaintiff/Petitioner	۶.
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Civil Action No. 17

Zaki a Johnson Richard Driebach

Samountha Sciliani Michael Chitwood

APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS (Long Form)

### Affidavit in Support of the Application

Instructions

and that I am entitled to the relief requested. I declare under penalty of perjury that the information below is that I am unable to pay the costs of these proceedings true and understand that a false statement may result I am a plaintiff or petitioner in this case and declare in a dismissal of my claims.

Signed:

you need more space to answer a question or to explain your answer, attach a separate sheet of paper identified with your name, your case's docket number, and the question number. Do not leave any blanks: if the answer to a question is "0," Complete all questions in this application and then sign it. "none," or "not applicable (N/A)," write that response. If Date:

semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, for taxes or otherwise.

EmploymentYouSpouseYouSelf-employment\$ $\mathcal{S}$ _O, $\mathcal{O}$ O\$\$Income from real property (such as rental income)\$ $\mathcal{O}$ _O, $\mathcal{O}$ O\$\$Interest and dividends\$ $\mathcal{O}$ _O, $\mathcal{O}$ O\$\$Gifts\$ $\mathcal{O}$ _O, $\mathcal{O}$ O\$\$Alimony\$ $\mathcal{O}$ _O, $\mathcal{O}$ O\$\$Child support\$ $\mathcal{O}$ _O, $\mathcal{O}$ O\$\$	Income source	Average monthly income amount during the past 12 months	Average monthly income amount during the past 12 months	Income amo next	Income amount expected next month
S   S   S   S   S		You	Spouse	You	Spouse
S		008	\$	\$	
ac from real property (such as rental income) $\$O,OO$ $\$$ $\$$ $\$$ st and dividends $\$O,OO$ $\$$ $\$$ $\$$ sony $\$O,OO$ $\$$ $\$$ $\$$ support	Self-employment	s 0,00	\$	\$	€9
st and dividends $\begin{pmatrix} \$ \ \mathcal{O}, \mathcal{O} \mathcal{O} \end{pmatrix}$ $\begin{pmatrix} \$ \ \mathcal{O}, \mathcal{O} \mathcal{O} \mathcal{O} \mathcal{O} \end{pmatrix}$ $\begin{pmatrix} \$ \ \mathcal{O}, \mathcal{O} \mathcal{O} \mathcal{O} \mathcal{O} \mathcal{O} \mathcal{O} \mathcal{O} \mathcal{O}$	property (such as rental income)	\$0.00	\$	<b>⊗</b>	<b>.</b>
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Interest and dividends	\$ 0.00	\$	\$	\$
\$ 0.00 \$ \$ \$ \$ \$ \$		\$ 0.00	\$	\$	\$
s s (). Os		\$ 0.00	\$	\$	\$
		(OO. Os	\$	\$	\$

PAE AO 239 (10/09) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

Retirement (such as social security, pensions, annuities, \$0.00	00'0s	\$ \$	\$
Disability (such as social security, insurance payments) \$ 0,00	00.03	\$ \$	\$
Unemployment payments	\$0.00	\$ \$	\$
Public-assistance (such as welfare)	\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\$ \$	\$
Other (specify):	\$6,CO	\$ \$	\$
Total monthly income:	\$	\$ \$	\$
•			

List your employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.) ď

Employer	Address	Dates of employment	Gross
			monthly pay
Roole Ready	1115 New Rodders	July 15 2017	\$ 800
30 staffing	Com In Road and Bud	Aug 15, 2016	\$ 1500

List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of employment	Gross
			monthly pay
None			\$
		•	\$
			\$

4. How much cash do you and your spouse have? \$

Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Financial institution Type o	Type of account	Amount you have	Amount your
			spouse has
NONE		69	\$
		\$	\$
		\$	\$

If you are a prisoner, you must attach a statement certified by the appropriate institutional officer showing all receipts, expenditures, and balances during the last six months in your institutional accounts. If you have multiple accounts, perhaps because you have been in multiple institutions, attach one certified statement of each account. PAE AO 239 (10/09) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.

Assets owned by you or your spouse	
Home (Value)	\$0.00
Other real estate (Value)	\$0.00
Motor vehicle #1 (Value)	\$ 0.00
Make and year:	
Model:	
Motor vehicle #2 (Value)	\$6.00
Make and year:	
Model:	
Other assets (Value)	\$0.00
Other assets (Value)	\$0,00

State every person, business, or organization owing you or your spouse money, and the amount owed.

u Amount owed to your spouse	S	\$ · S
Amount owed to you	\$	\$ \$
Person owing you or your spouse money	NONE	

7. State the persons who rely on you or your spouse for support.

Age		
Relationship		
Name (or, if under 18, initials only)	NONG	

PAE AO 239 (10/09) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. ∞:

	You	Your spouse
Rent or home-mortgage payment (including lot rented for mobile home)  Are real estate taxes included?   Is property insurance included?   Yes   No	\$ 0.00	
Utilities (electricity, heating fuel, water, sewer, and telephone)	s 00/s	
Home maintenance (repairs and upkeep)	s 001 s	
Food ,	\$ 300	•
Clothing	\$ 300 s	
Laundry and dry-cleaning	\$ 35.00 \$	
Medical and dental expenses	\$ 20.00	
Transportation (not including motor vehicle payments)	s 100	
Recreation, entertainment, newspapers, magazines, etc.	\$ 10.00	
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's:	\$ 0.00 \$	
Life:	\$ 0.00°	
Health:	\$ 0,00°	
Motor vehicle:	\$ 0.00°	
Other:	8 00.00	
Taxes (not deducted from wages or included in mortgage payments) (specify):	s QQ'0s	
Installment payments		
Motor vehicle:	\$ 0.00°	
Credit card (name):	\$ 0.00	
Department store (name):	\$ 0.0°	
Other:	\$ 0.00	
Alimony, maintenance, and support paid to others	\$ 0.00 \$	

PAE AO 239 (10/09) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

Regular expenses for operation of business, profession, or farm (attach detailed statement)	001 \$	S
Other (specify):	\$ 0.00	<b>∽</b>
Total monthly expenses:	000°) s	ss.

- Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months? 6
- ☐ Yes ☐ No If yes, describe on an attached sheet.
- Have you paid or will you be paying an attorney any money for services in connection with this case, including the completion of this form? ☐ Yes ДNo If yes, state the attorney's name, address, and telephone number: If yes, how much? 10.
- anyone other than an attorney (such as a paralegal or a typist) any money ☐ Yes for services in connection with this case, including the completion of this form? - or will you be paying Have you paid – Ξ

If yes, how much? \$

If yes, state the person's name, address, and telephone number:

- Provide any other information that will help explain why you cannot pay the costs of these proceedings.

  The Moment In Not Alen Work ing becouse are sabotaging my employment 12.
- 13. Identify the city and state of your legal residence.

Your daytime phone number:

mber: 215-688-8643

Your age: 35 Your years of schooling:

Last four digits of your social-security number:

## UNITED STATES DISTRICT COURT

rRICT O	o be used by counsel to indicate the category of the case for the purpose of
Address of Plaintiff. S GOO DOCTNEWY HUTON () IVO	
Place of Accident, Incident or Transaction: CEC Brook Kitch Kill	K, Coleman Hall, Soft Help
Does this civil action involve a nongovernmental corporate party with any parent corporation and any publicly held corporation owning 10% or more of its stock?  (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a))	n and any publicly held corporation owning 10% or more of its stock? (a)) Yes□ NoE
Does this case involve multidistrict litigation possibilities?  RELATED CASE. IF ANY:	Yes Note
Case Number: Judge	Date Terminated:
Civil cases are deemed related when yes is answered to any of the following questions:	
1. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court?  Vec \square	year previously terminated action in this court?
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court?	or suit pending or within one year previously terminated
Yes NoE  3. Does this case involve the validity or infinement of a natent already in suit or any earlier numbered case pendine or within one year previously	$\chi_{\rm es} \square N_0 \square$
terminated action in this c	Yes No IZ
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights case filed by the same individual? Yes□	ghts case filed by the same individual? $\mathbf{Y_{cs}} \square  \mathbf{No} \mathbf{\Xi}^{\frown}$
CIVIL: (Place V in ONE CATEGORY ONLY)	
A. Federal Question Cases:	B. Diversity Jurisdiction Cases:
1.  □ Indemnity Contract, Marine Contract, and All Other Contracts	1.  □ Insurance Contract and Other Contracts
2. D FELA	2. 🗆 Airplane Personal Injury
3.   Jones Act-Personal Injury	3.
4.   Antitrust	4.   □ Marine Personal Injury
5. $\square$ Patent	5. 🗆 Motor Vehicle Personal Injury
6. D. Labor-Management Relations	6.   Other Personal Injury (Please specify)
7. & Civil Rights	7.   Products Liability
8.   □ Habeas Corpus	8.   Products Liability — Asbestos
9.   □ Securities Act(s) Cases	9.
10. □ Social Security Review Cases	(Please specify)
11.   All other Federal Question Cases (Please specify)	
ARBITRATION CERTIFICATION  (Check Appropriate Category)  L counsel of record do hereby certify:	TIFICATION Category)
□ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that 150,000.00 exclusive of interest and costs; □ Relief other than monetary damages is sought.	id belief, the damages recoverable in this civil action case exceed the sum of
DATE:	
Pro Se Plaintiff NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38	Fro Se Plaintiff here has been compliance with F.R.C.P. 38.
I certify that, to my knowledge, the within case is not related to any case now pending or within one year previously terminated action in this court	or within one year previously terminated action in this court
except as noted above.	

· CIV. 609 (5/2012)

DATE: ///

#### Case 2:17-cv-04371-MSG Document 6 Filed 11/27/17 Page 57 of 107

# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

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CIVIL ACTION

Zakia Johnson, Kichard Driesbacks, Michael Chitwood

NO. 17 4371

plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See § 1:03 of the plan set forth on the reverse In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a Case Management Track Designation Form specifying the track accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for to which that defendant believes the case should be assigned. side of this form.)

# SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS:

- (a) Habeas Corpus Cases brought under 28 U.S.C. § 2241 through § 2255
- Social Security Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits. 9
- (c) Arbitration Cases required to be designated for arbitration under Local Civil Rule 53.2.
- (d) Asbestos Cases involving claims for personal injury or property damage from exposure to asbestos
- commonly referred to as complex and that need special or intense management by the court. (See reverse side of this form for a detailed explanation of special Special Management – Cases that do not fall into tracks (a) through (d) that are management cases.) **©**
- Standard Management Cases that do not fall into any one of the other tracks.  $\oplus$

Pro Se Planktiff

Telephone

915

Date

**FAX Number** 

E-Mail Address

(Civ. 660) 10/02

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# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PENNSYLVANIA

** **	**	: CASE NO:		কান যান		BRIEF IN SUPPORT OF PLAINTIFF'S MOTION	ログス こく
Rodrick Dray Bry	(Petitioner/Plaintiff)	٧.	Zakia Johnson	(Defendant/Respondent)	Sumantha sciliani Michael Chitusool etc	BRIEF IN SUPPORT O	ZLZICAAV ACH

### I. INTRODUCTION

consider the facts of the case and determine that appointment of counsel would promote the ends of justice. The plaintiff has filed his/her claims to redress his/her civil rights, request that the Court to and is unable to continue without appointment of counsel. Plaintiff [name] TOOK OF COLON

II. FACTS [Please fill in facts pertaining to the need for counsel.] nseed a afforcey to help me help me understand

#### III. DISCUSSION

because: I included Dates and times and Nomes of Raighte civil case. As a threshold matter, a court must first determine whether there is some merit In Tabron v. Grace, 6 F. 3d 147 (3d Cir. 1993), the Third Circuit outlined a set of factors a court must consider when determining whether to grant appoint of counsel in a Who will help me trove my case of Violation or to the plaintiff's claim in fact or in law. Id. at 155. Here, there is merit in fact and law my Constitutional rights.

A court then must examine a multitude of factors. The plaintiff's ability to present a credibility determination involved that requires experienced counsel to present evidence affecting factual investigation are evaluated. Id. Finally a court looks to whether there is education, legal experience, and ability to speak English. Id. at 156. In addition, a court discovery. Id. Also the complexity of the legal issues and research, and any limitations evaluates whether the plaintiff can properly litigate his/her claim considering plaintiff's conditions of confinement and whether these conditions create a severe disadvantage to and conduct cross examination. Id. As a result the court determines whether these his/her case is a significant factor. Thus, a court should review plaintiff's literacy, factors affect the ability to properly litigate the case. Id.

all the books - need the Financial means to get apies I lant afford a orthiney, I Don't have access to n the present case [Explain any issues that were discussed above that apply to vow.] Deing as though Im in this facility is the reason

90 oct alone transpotation to libraries because or rove B becalle hecase Me Not Working, Syges overactive and miss meal be Continued 155425

successfully litigating the case and therefore the Court should grant plaintiff's motion for In conclusion, the plaintiff is faced with barriers that prevent him/her from appointment of counsel.

Respectfully submitted,

1200 Jalos

Reason for request (BE SPECIFIC) ユ

Other

とい

#### Room & Bed 300 State # KD 18778BI # 279 Program Activities **Business Office** Entry Date RESIDENT REQUEST SLP PC 100 Property Doad Unit The Siallo Please direct my request to: Case Manager's Name N Administration Today's Date Classification Name PYN Facility Clinical

appointment. **Q** Please bring request slip with you Resident's Signature

Duin

Staff Response (allow 3 days for a response)

Revised 05/17/16 CEC Form-OPS15

Date

Staff Signature

To: Ms. Reflecson I would like to request to have my bork tass that infor solunday 3/4/17. I talked to ny employer and they informed me that you were they informed the solundary to Saturday 3:00 am to 6:00 m it you Do Not recall this for any season you can contact Ms. Jennifer @ 367-686-381 Talso would like to request that my work tagged to exstended until 8pm Decays I have to meeting 1900 the impact Services Staff to receive my Transpass on the week for Verfication Call impact Services and lash to Speak to Mike.

And Fines. When I was noved to these Different Facilities They worked Searchs all under the Watch of Ms. Zakia Johnson with other to receive a Displinary action. Ms. Zakia Johnson with the Department of Greections. Has Violated my 4th 8th, 14th amendment right under the United States Constitution. Ms. Zakia Johnson, for Johnson has Violated my 8th amendment right by using, Cruel and Unusual Runishment By Violating my Dignity and Course He Humilation.

Bolls. Zakia Johnson assisted and allowed CCC centers Kintock, Coleminally, and Cec Broad to tell staff and also inmertes that I was charged. Moving Me to Different Facilitys to further exspose Me. When I spiscommated against By my counselors. They Discriminated against grievance against. Ms. Zakie Johnson Abused her Authorty and Discreti Fine By Substaging My employment By informing them of my Buth a indecent assault charges as a Juverile. Ms. zakia assisted by Hodrick Grayday \*KD1877 Ms. Zakia Johnson has been allowing these facilities and also make agent to Define the of my furloughs, Sabotaging my furloughs, Sabotaging my furloughs, Sabotaging my furloughs, Sabotaging my with this grievance I will Provide you with Numerous grievances + came to taying my court cost and Fines By taking My Social usses, I Timey was targeting. He through these rules By Depriving Grevence Coordinato Grievance hoold by by Cover+Cor agains

that Hs. Zakia Sohnson in Does Not in Want me to recent in Sabata Sand the faces of short and the house been thoughts I have been thoughts the sail agent so I can Not aceive these these when they are Not Sucessful in Sabotaging He they exceed they are not sequest. I teel this is a abuse of luthority Decause It I Dont Do What is requested by those the highest or sent Back to Prison. rights by Sabstaging me through these Facilitystaff. I also have been sabotaged also by My Parole agent seiliani who I have to clear all my travel rasses through my Tavole age, Sciliani for out of County Work and Furloughs. I was eligib 4s. Pierson Was Screening there Calls because everybody of that was suppose to go on a furbugh got a hold of the them and Want on there furboughs. Its apporent to the present to the pres Ms. Fierson answerd my Calls for me to receive my fur lower home Number I gave it to her so apparently Ms sqilliani an Tor a terlough on 4/al/17 HS. Selliani or har Supervisor Ms Zakia Johson has clearly been violating my Constitutiona 1.1/10/1 Grievanee

### EDUCATION CENTERS RESIDENT STATEMENT OF GRIEVANCE

Facility: (EC Droad Unit: 3rd Floor #306
Name: Achrok Broy
ector Richard Draisbach Time.
Date Problem Occurred: 5/35/17
Resident(s) Involved (Full Names): Andrick Dray Boy
Staff Involved (Full Names): IN reference to grievame Filed
on Aprile 81st 2017
complaint: According to DC-AdM-804(5)(9) states. The
resonse shall be Drovided to the inmede Within 15 Working
Days from the Date the priessing e was entered into Automated
Grevance Tracking System. I still Have Not Deen
able to talk to anyone or receive my Initial response DC- Adv
804(5)(h) states on extension Maybe conested and
I still Have Not Heard or received anothing From Assone
Possible Witnesses:

Grievances are serious matters and should only be utilized if informal resolutions fail. solemnly swear that the above statements are true. I am now requesting that the Director or designee address this matter in an attempt to resolve the problem

Signature of Grievant: Thadok 7

Revised 3/18/16 CEC Form – Adm 2

Date:

Double Sided Form Side 1

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5 on 7/9/17, I tried calling your office on Several Boccasions and was not able to talk to anyone so I would cesponse for my appeal I filed on 6/80/17 and also like you to respond to my request Pleuse-thank Mr. Lichard Dreisbackh. Im still waiting on a wanting on a response for the grievance I file

all Brooks

The form receiving a homeplan and also they are trying to force tactic to Pay money they know I Don't howe to use this as a home.

5. On 6/14/17 I fut in a homeplan to recovery howse called Nu-stor they gave me Documentation telling Me that I was accepted into the Nu-stop Program I submitted the Homeplan Reper Work Docat one sorbitaging my employment with the Ultimate goal is to keep 35 the to this I'm being targeted By local law enforcement to sending a: They violated my 8th and 14th By a Sabotaging my Employment and my Homestan in order to keep me in the halfway house to eventually some to send my employers about my Tast Criminal History. Which is Violates my 14th anundment equal Protection under the laws. Expert received my Initial review response for the appeal I Filed on 6/20/17 to Director Driesbackh after Writing and calling to request a response for the issue's that was Notadioressed in the grievange filed on 4/21/17. Im Filing this appeal to again inform this office that Im being targeted by the Department of Correction by Richard Driesback, Zakia Johnson and Im also am Being targeted and also the Department of the Department of Correction by Departy Cooper. They are Violating my Constitutional rights and targeting me By: sourchs on 1/11/17 and 1/13/17 at the Coleman Hall Center. Thingte Final grievance Hacility Sparly for my farole agent scilian is a little and to farole agent scilian is a little and to farole agent scilian is benefit and and to farole to inform to Him that I submitted a Homeplan and I also explained to Him of the Prior Problems I was having With agent scilian; is the one who handled my homeplan, even after receiving Documentation that I was acepted into this Program my Parole agent scilian; told me it was devied decayse the fragram Dight answer the Thone, then it was that they Didn't have a fragram Dight answer the Thone, then it was that they Didn't have a fragram Dight answer 6. Ms. zaki a Johnson violated my 14th amend by abusing her authors.
By Moving me to Different Pavole Centers to further exoplor this Information about my Criminal Dack ground. T. Ms. Zakia Shnson also allowed these staff to contact my employed therepist, my Joctors office.

Si I was informed by a zakia Johnson that they are suppose to the that says inform my employer, or inmentes, a Joctors office expose to there is also hopping in the Rensylvania Bara of Porole Policy phat states this. Was Properly Investigated or responded to Jepartment of Corraction had them in her Possesion While Director Dries backh Was Bush in the field Ms. Johnson Was investigating her Seff.

Robick BrayBoy Robel Brang

## ouses of Healing

"Your first step for treating the total spectrum of chemical dependence and mental health"

To whom it may concern:

housing fund which covers daily expenses excluding rent. Any assistant you can render her is greatly appreciated. If you have any questions, feel free to contact the appropriate is responsible for providing his/her own food. If has an income he/she is responsible for \$250 will be required to attend at full compliance, Southwest NuStop, Inc for treatment. currently resides at 220 As part of the philosophy of the Houses of Healing(Mr./Ms.\_ Balos Brakos individual listed below. MA.Ms. Rodrick Mr.Ms. Kedrick (ME)MS. KOD

Sincerely,

Women's Program Director (215)800-5927 Rasheeda Simpson

Bennie Swans

Men's Program Director (484)844-5240

Men's Program Director (215)837-1170 Steve Pina

Benna

5616 Woodland Ave., 1609 Poplar St., Ph

PAE AO 239 (10/09) Application to Proceed in District Court Without Prepaying Fees or Costs (Long Form)

Regular expenses for operation of business, profession, or farm (attach detailed statement)	001 \$	\$
Other (specify):	\$ 0.00	<i>s</i> ∙
Total monthly expenses:	Q)0) s	<b>S</b>

- Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months? 6
- ☐ Yes ☐ No If yes, describe on an attached sheet.
- Have you paid or will you be paying an attorney any money for services in connection with this case, including the completion of this form? ☐ Yes ДNo If yes, state the attorney's name, address, and telephone number: If yes, how much? 10.
- anyone other than an attorney (such as a paralegal or a typist) any money ☐ Yes for services in connection with this case, including the completion of this form? If yes, state the person's name, address, and telephone number: - or will you be paying If yes, how much? Have you paid – Ξ
- Provide any other information that will help explain why you cannot pay the costs of these proceedings.

  The Moment In Not Alen Work ing becouse are sabotaging my employment 12.
- 13. Identify the city and state of your legal residence.

Your daytime phone number:  $\frac{215-688-8643}{13}$ 

Last four digits of your social-security number:

## UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA—DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.	to be used by counsel to indicate the category of the case for the purpose of
Place of Accident, Incident or Transaction: CEC Broad, Kitch	K, Coleman Hall, Self Help or Additional Space)
Does this civil action involve a nongovernmental corporate party with any parent corporation and any publicly held corporation owning 10% or more of its stock?  (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a))	and any publicly held corporation owning 10% or more of its stock? (a)) $Y_{\rm es} \square  No \mathbf{E}$
Does this case involve multidistrict litigation possibilities?	Yes Note
RELATED CASE, IF ANY: Case Number: Judge	Date Terminated:
Civil cases are deemed related when yes is answered to any of the following questions:	
1. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court?	e year previously terminated action in this court?
<ol> <li>Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court?</li> </ol>	Xes∟ Noed or suit pending or within one year previously terminated
Yes□ No⊡ No⊡ 3. Does this case involve the validity or infingement of a patent already in suit or any earlier numbered case pending or within one year previously	$\gamma_{es} \square N_o \square$ er numbered case pending or within one year previously
terminated action in this court?	Yes No E
<ol> <li>Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights case filed by the same individual?</li> <li>YesL</li> </ol>	ights case filed by the same individual? $Y_{es} \square \qquad N_0 \overline{\square}$
CIVIL: (Place 🗸 in ONE CATEGORY ONLY)	
A. Federal Question Cases:	B. Diversity Jurisdiction Cases:
1.  □ Indemnity Contract, Marine Contract, and All Other Contracts	1.  □ Insurance Contract and Other Contracts
2. D FELA	2. 🗅 Airplane Personal Injury
3.   Jones Act-Personal Injury	3.
4. d Antitrust	4.
5.   □ Patent	5. 🗆 Motor Vehicle Personal Injury
6. D Labor-Management Relations	6. 🗆 Other Personal Injury (Please specify)
7. of Civil Rights	7.   Products Liability
8. 🗆 Habeas Corpus	8.   Products Liability — Asbestos
9.   □ Securities Act(s) Cases	9.   All other Diversity Cases
10. D Social Security Review Cases	(Please specify)
11.   All other Federal Question Cases (Please specify)	
ARBITRATION CERTIFICATION  (Check Appropriate Category)	(TIFICATION Category)
□ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that 150,000.00 exclusive of interest and costs; □ Relief other than monetary damages is sought.	nd belief, the damages recoverable in this civil action case exceed the sum of
DATE: 1   /6/17	
Pro Se Plaintiff NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38	Pro Se Plaintiff there has been compliance with F.R.C.P. 38.
I certify that, to my knowledge, the within case is not related to any case now pending or within one year previously terminated action in this court	or within one year previously terminated action in this court
except as noted above.	

CIV. 609 (5/2012)

DATE: ///

#### Case 2:17-cv-04371-MSG Document 6 Filed 11/27/17 Page 73 of 107

#### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANA
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* ASSOCIETY		

CIVIL ACTION

Zakia Sohnson, Kichard Driesbacks, Michael Chitwood

NO. 17 4371

plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See § 1:03 of the plan set forth on the reverse In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a Case Management Track Designation Form specifying the track accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for to which that defendant believes the case should be assigned. side of this form.)

# SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS:

- (a) Habeas Corpus Cases brought under 28 U.S.C. § 2241 through § 2255
- Social Security Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits. 9
- (c) Arbitration Cases required to be designated for arbitration under Local Civil Rule 53.2.
- (d) Asbestos Cases involving claims for personal injury or property damage from exposure to asbestos
- commonly referred to as complex and that need special or intense management by the court. (See reverse side of this form for a detailed explanation of special Special Management – Cases that do not fall into tracks (a) through (d) that are management cases.) **©**
- Standard Management Cases that do not fall into any one of the other tracks.  $\oplus$

Pro Se Plaintiff

Ch 98 889

915

Date

FAX Number

Telephone

E-Mail Address

(Civ. 660) 10/02

NOV 2 7 2017 E

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PENNSYLVANIA

#### I. INTRODUCTION

consider the facts of the case and determine that appointment of counsel would promote the ends of justice. The plaintiff has filed his/her claims to redress his/her civil rights, Plaintiff [name] TOOK OROUN request that the Court to and is unable to continue without appointment of counsel. II. FACTS [Please fill in facts pertaining to the need for counsel.] nseed a afforcey to help me help me understand WITH

#### III. DISCUSSION

because: I included Dates and times and Nomes of Rapple civil case. As a threshold matter, a court must first determine whether there is some merit In Tabron v. Grace, 6 F. 3d 147 (3d Cir. 1993), the Third Circuit outlined a set of factors a court must consider when determining whether to grant appoint of counsel in a Who will help me trove my case of Violation or to the plaintiff's claim in fact or in law. Id. at 155. Here, there is merit in fact and law my Censtitutional rights.

A court then must examine a multitude of factors. The plaintiff's ability to present a credibility determination involved that requires experienced counsel to present evidence affecting factual investigation are evaluated. Id. Finally a court looks to whether there is education, legal experience, and ability to speak English. Id. at 156. In addition, a court discovery. Id. Also the complexity of the legal issues and research, and any limitations evaluates whether the plaintiff can properly litigate his/her claim considering plaintiff's conditions of confinement and whether these conditions create a severe disadvantage to and conduct cross examination. Id. As a result the court determines whether these his/her case is a significant factor. Thus, a court should review plaintiff's literacy, factors affect the ability to properly litigate the case. Id.

all the books - need the Financial means to get apies I lant afford a orthiney, I Don't have access to n the present case [Explain any issues that were discussed above that apply to vow.] Deing as though Im in this facility is the reason

90 oct alone transpotation to libraries because or B becalle becase Me Not Working. Syges overactive and miss meal be Continued 155425

successfully litigating the case and therefore the Court should grant plaintiff's motion for In conclusion, the plaintiff is faced with barriers that prevent him/her from appointment of counsel.

Respectfully submitted,

ignature

Summe

it or Type Name

Date: 11/24/

COMMUNITY EDUCATION CENTERS RESIDENT REQUEST SLP	Tame Moderick Drayboy State # KDIR 778BI # 319 H.	oday's Date $3/4/17$ Entry Date sase Manager's Name $1/5$ $2cHec$ $10m$
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ther	628	and a	(0)	

Program Activities

Classification

Cinical

Administration

Property

Please direct my request to:

Business Office

appointment Please bring request slip with you to Resident's Signature

Staff Response (allow 3 days for a response)

Date Staff Signature Revised 05/17/16 CEC Form-OPS15 To: Ms. Reflecson I would like to request to have my bork tass that infor solunday 3/4/17. I talked to ny employer and they informed me that you were they informed the solundary to Saturday 3:00 am to 6:00 m it you Do Not recall this for any season you can contact Ms. Jennifer @ 367-686-381 Talso would like to request that my work tagged to exstended until 8pm Decays I have to meeting 1900 the impact Services Staff to receive my Transpass on the week for Verfication Call impact Services and lash to Speak to Mike.

And Fines. When I was noved to these Different Facilities They worked Searchs all under the Watch of Ms. Zakia Johnson with other to receive a Displinary action. Ms. Zakia Johnson with the Department of Greections. Has Violated my 4th 8th, 14th amendment right under the United States Constitution. Ms. Zakia Johnson, for Johnson has Violated my 8th amendment right by using, Cruel and Unusual Runishment By Violating my Dignity and Country He Humilation.

Bolls. Zakia Johnson assisted and allowed CCC centers Kintock, Coleminally, and Cec Broad to tell staff and also inmertes that I was charged. Moving Me to Different Facilitys to further exspose Me. When I spiscommated against By my counselors. They Discriminated against grievance against. Ms. Zakie Johnson Abused her Authorty and Discreti Fine By Substaging My employment By informing them of my Buth a indecent assault charges as a Juverile. Ms. zakia assisted by Hodrick Grayday \*KD1877 Ms. Zakia Johnson has been allowing these facilities and also make agent to Define the of my furloughs, Sabotaging my with this grievance I will Provide you with Numerous grievances + came to taying my court cost and Fines By taking My Social usses, I Timey was targeting. He through these rules By Depriving Grevence Coordinato Grievance hoold by by Cover+Cor agains

that Hs. Zakia Sohnson in Does Not in Want me to recent in Sabata so and any tendences to the house been thoughts to have been thoughts to the house been thoughts to the house been thoughts to so on any tendences to the house of the house of the house to respond the my sequest to the his is a abuse of the house to respond to my sequest. It teel this is a abuse of the huthority decrease the Subject to Displinary action and loss or sent Back to trison. rights by Sabstaging me through these Facilitystaff. I also have been sabotaged also by My Parole agent seiliani who I have to clear all my travel rasses through my Tavole age, Sciliani for out of County Work and Furloughs. I was eligib 4s. Pierson Was Screening there Calls because everybody of that was suppose to go on a furbugh got a hold of the them and Want on there furboughs. Its apporent to the present to the pres Ms. Fierson answerd my Calls for me to receive my fur lower home Number I gave it to her so apparently Ms sqilliani an Tor a terlough on 4/31/17 Ms. Seiliani or har Supervisor Ms Zakia Johson has clearly been violating my Constitutiona 1.1/10/1 Grievanee

#### EDUCATION CENTERS RESIDENT STATEMENT OF GRIEVANCE

Facility: (EC Droad Unit: 3rd Floor #306
Resident's Name: Rock Or Ox By State#: KD1877/379/11
ector Richard Draisbach Time.
Date Problem Occurred: 5/35/17
Resident(s) Involved (Full Names): Andrick Dray Boy
Staff Involved (Full Names): IN reference to grievame Filed
on Aprile 81st 2017
Complaint: According to IC-AdM-804(5)(9) States, The
response shall be Drovided to the inmede Within 15 Working
Days from the Date the priestance was entered into Automated
Grievance Tracking System. I Still Have Not Deen
able to talk to anyone or receive my Initial assonse DC-Adv
804(5)(n) states on extension Maybe considered and
I still Have Not Heard or received anothing From Assland
Possible Witnesses:

Grievances are serious matters and should only be utilized if informal resolutions fail. solemnly swear that the above statements are true. I am now requesting that the Director or designee address this matter in an attempt to resolve the problem

Signature of Grievant:

Date:

Double Sided Form Side 1

Revised 3/18/16 CEC Form – Adm 2

Filed another grievance in reference to Violation of this to Victorian Director

Drasback on 6/1/17 at 7:58 am, In which he exsplained to Me that the Did Not Know exact Details of the grievance and that the gase it to Ms. Zakia Johnson to handle? Ms. Zakii.

Johson tried to manipulate the grievance frocess By Not and informed the that I was Notfled By Director Dreisback that she had the grievance. I then received my Initial and informed the that I was Notfled By Director Dreisback that she bred to Cover up that she Violated Director, Clark Manipulated to Cover up that she Violated to De-Admissor. a. According to De-Adry-(5)(g) states: The response shall be provided to the inmate with in 15 working days from the daye the grielogic when the grievance that the flutomated Immote grievance tracking. Elled mouther or even of the was well over this time live I filed mouther or even as I received my initial asponse from the Grievalle office learding as the grience officer shall not be directly involved in or named Ms. Zahia Johnson Wino in fact that grievance was about 1. According to DC-ADM (C)(3) states: The staff Member who serves as the subsect of the grievance in Section A and Port of De-ADM-804, Part-1. This tolicy and Procedure was not Followed. When I was informed By Director, Dreisback Inat the turned the grievance I filed on 4/ai/it over to go in the filed on 4/ai/it over the going of the going of the filed on 4/ai/it over the going of the filed on 4/ai/it over the going of the going of the filed on 4/ai/it over t ON 6/15/17 for the griesance filed on 4/21/17 and have Hodrick Bray Bay CEC Broad 6/00/17 the following issues to appeal. Violetes Policy.

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"Your first step for treating the total spectrum of chemical dependence and mental health"

To whom it may concern:

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Sincerely,

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that Hs. Zakia Sohnson in Does Not in Want me to recent in homeplan or go on any terbughs I have been thought these been thought the soil agent so I can not access the the these shorts are the second the my sequest. I teel this is a abuse of luthority Decause It I Dont Do What is requested by those the heavilages or sent Back to Prison. rights by Sabstaging me through these Facilitystaff. I also have been sabotaged also by My Parole agent seiliani who I have to clear all my travel rasses through my Tavole age, Sciliani for out of County Work and Furloughs. I was eligib 4s. Pierson Was Screening there Calls because everybody of that was suppose to go on a furbugh got a hold of the them and Want on there furboughs. Its apporent to the present to the pres Ms. Fierson answerd my Calls for me to receive my fur lower home Number I gave it to her so apparently Ms sqilliani an Tor a terlough on 4/al/17 Ms. Selliani or har Supervisor Ms Zakia Johson has clearly been violating my Constitutiona 1.1/10/1 Grievanee

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Facility: CEC Broad Unit: 3rd Floor # 306
Resident's Name: Rodrok Orogan State#: KD1877/379/17
Time:
Date Problem Occurred: 5/35/17
Resident(s) Involved (Full Names): Andrick Dray Boy
Staff Involved (Full Names): IN reference to prievance Filed
on Aprile = 81st 2017
complaint: According to IC-Halm-804(5)(9) states The
response shall be Drovided to the inmede Within 15 Working
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Date:

Revised 3/18/16 CEC Form – Adm 2

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all Benty

The form receiving a homeplan and also they are trying to force tactic to Pay money they know I Don't howe to use this as a home.

5. On 6/14/17 I fut in a homeplan to recovery howse called Nu-stor they gave me Documentation telling Me that I was accepted into the Nu-stop Program I submitted the Homeplan Reper Work Docat one sorbitaging my employment with the Ultimate goal is to keep 35 the to this I'm being targeted By local law enforcement to sending a: They violated my 8th and 14th By a Sabotaging my Employment and my Homestan in order to keep me in the halfway house to eventually some to send my employers about my Tast Criminal History. Which is Violates my 14th anundment equal Protection under the laws. Expert received my Initial review response for the appeal I Filed on 6/20/17 to Director Driesbackh after Writing and calling to request a response for the issue's that was Notadioressed in the grievange filed on 4/21/17. Im Filing this appeal to again inform this office that Im being targeted by the Department of Correction by Richard Driesback, Zakia Johnson and Im also am Being targeted and also the Department of the Department of Correction by Departy Cooper. They are Violating my Constitutional rights and targeting me By: sourchs on 1/11/17 and 1/13/17 at the Coleman Hall Center. Thingte Final grievance Hacility Sparly for my farole agent scilian is a little and to farole agent scilian is a little and to farole agent scilian is benefit and and to farole to inform to Him that I submitted a Homeplan and I also explained to Him of the Prior Problems I was having With agent scilian; is the one who handled my homeplan, even after receiving Documentation that I was acepted into this Program my Parole agent scilian; told me it was devied decayse the fragram Dight answer the Thone, then it was that they Didn't have a fragram Dight answer the Thone, then it was that they Didn't have a fragram Dight answer 6. Ms. zaki a Johnson violated my 14th amend by abusing her authors.
By Moving me to Different Pavole Centers to further exoplor this Information about my Criminal Dack ground. T. Ms. Zakia Shnson also allowed these staff to contact my employed therepist, my Joctors office.

Si I was informed by a zakia Johnson that they are suppose to the that says inform my employer, or inmentes, a Joctors office extra that states this in the Rensylvania Bard of Porole Policy place is also hophing in the Rensylvania Bard of Porole Policy. Was Properly Investigated or responded to Jepartment of Corraction had them in her Possesion While Director Dries backh Was Bush in the field Ms. Johnson Was investigating her Seff.

Robrick BrayBoy Robel Bray

## Houses of Healing

"Your first step for treating the total spectrum of chemical dependence and mental health"

Date: 6 | 14 | 2017

To whom it may concern:

housing fund which covers daily expenses excluding rent. Any assistant you can render her is greatly appreciated. If you have any questions, feel free to contact the appropriate is responsible for providing his/her own food. If has an income he/she is responsible for \$250 will be required to attend at full compliance, Southwest NuStop, Inc for treatment. currently resides at 2200 As part of the philosophy of the Houses of Healing(Mr./Ms.\_ Balos Brakes individual listed below. MA.Ms. Rodrick ME)MS. Kodrick Mr.Ms. Kcdrick

Sincerely,

Rasheeda Simpson Women's Program Director (215)800-5927

Bennie Swans

Men's Program Director (484)844-5240

Steve Pina Men's Program Director (215)837-1170

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5616 Woodland Ave, Phila, PA 19143 Ph. 215-729-2014 • Fax 215-72-2041 • Fax 215-787-9607 • Fax 215-787-9607 • Fax 215-787-9607 • SWNUSTOP@swnustop.com • SWNUSTOP@swnustop.com

using there Jobs to take the law into the Own hands, Using Disrimination and Guet and Unusual Tunishment By my Home Plan. They Hove Violated thy Constitutional rights by Sobotoging the by interfering with my employment and also this I want to display that those Hove Feeple have Boen Agent Sailiann at that time I was no longer accepted with enrolled into there Program Until they came in Contact With Is a acceptance letter from Nu-stop stating that I was employer about my Past record. In Attached to this grevance In shout about agent scillian and zaking Johnson sabataging my I had With agent scilians and also the greetence filed against Her I called Deputy Milish on WIHIT to inform Him of the Prior Problems my foire Leagent seiliani. I then submited my Home Han and also Mu-stop that I had to submit a homeplan to my Counselor and Decided to enroll me into the program. I then exsplained to the house they exsplained thow the Program Works and that Day they Me-stop Center on 1609 toplarst and asked about there recovery from the office of the Department of Corrections for sobotaging my homeoplen to the stating, On white I went to the and tarole. In also Filing this grievance against Hs. Zakia Johnson agent sullan the office of iennsylvania Doard of Trobation In Filing This grievance against Deputy Pullish and Parole Folged Braylor # Kol877 Tredd Braylor Io: Brievance Lofa To: Brievance Coordinador Self Help

Crievance Facility Solf HeP

10: Grievance Coordinator Rodrick Day By \*KD1877

1130/17 Kodrick Sray Boy # ND1877 Mois 279 HI

Sciliani and I also filed two grievances begainst agent sciliani one on 4/31/17 With the Department of Correction and also one on 1/9/1011 Department of Correction and also one on 1/9/1011 your office I'm Still waiting on a response for that I also would like you to been sabotaging of the that also. Ms. sciliani has been sabotaging. my employment and also my homeplans and I Do Note Want agant sailiani as my faroke agant Because of & Dear Deputy, Cooper My Name is Hookrick Braybe changed currently I have agant sciliani. The 15 Because I had soveral Problems with again the reason for me Worting for is that I would like to request that my Parole agent Be so

Robert Buyles

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## ÉFFECTIVE IMMEDIATELY

### PER PAROLE

- **FURIOUGHS ARE ONLY VALID FOR A** PERIOD OF ONE MONTH.
- **APPROVED PRIOR TO 9/1/17 WII**  FURLOUGH PASSES THAT WERE **NO LONGER BE VALID.**

 ANY ISSUES OR CONCERNS MUST BE DIRECTED TO PAROLE.

CASE MANAGEMENT

9/27/17



#### WARNING/INSTRUCTION PAROLE VIOLATION

11115101 (Jogan) Offender Name: ବିଲ୍ଲାଏକୀ ୍ୟ 🗠 Parole Number: ଅନିଦ୍ୟୀ Date of Warning/Instructions:

INSTRUCTION

WARNING / INSTRUCTIONS:

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10131117 DATE:

DATE: 10

Supervision Staff Signature:

Offender's Signature:

DATE: 10 (31417



## PAROLE VIOLATION WARNING/INSTRUCTION

Offender Name: ᠲᠬᠳ ᠪᢇᠠ ᠨᠲ᠐ᠳᡕ Parole Number: 27/4 H t Date of Warning/Instructions: (୦/১) (17

INSTRUCTION

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### WARNING / INSTRUCTIONS:

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Supervision Staff Signature:

Offender's Signature:

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TRÁNSMISSION VERIFICATION REPORT

BROA9F358202

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Instant Tags PA 4651 Frankford Ave Philadelphia PA, 19124 P: 215-774-1332 F: 215-535-0262

# of Pages: A		Urgent Please Reply		
Name: Deputy Cooper Fax Number: 315-566-3928 Date: 11/3/17	ROM Name: Rodrick BrayBoy Contact Number: 215-688-8642	·	GE C	
В	FROM Contac	SUBJECT	MESSAGE	

DC-804 Part 1

#### COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF CORRECTIONS

GRIEVANCE NUMBER FOR OFFICIAL USE

OFFICIAL INMATE GRIEVANCE

NMATE HOUSI FACIL 1877 TO: FACILITY GRIEVANCE COORDINATOR FROM: (INMATE NAME & NUMBER YOU'LE D'ON WORK ASSIGNMENT

INSTRUCTIONS

1. Refer to the DC-ADM 804 for procedures on the inmate grievance system.

State your grievance in Block A in a brief and understandable manner.

List in Block B any actions you may have taken to resolve this matter. Be sure to include the identity of staff members you have contacted

out of Montgomery County. Agent Scilian 15 retalicating In Filing this grievance against agent sailian For Harassmenr Sabotaging my employment, and also my home 'Plans. Ms gent **B** S **B** Jutin against her and also A. Provide a brief, clear statement of your grievance. Additional paper may be used, maximum two pages (one DC-804 form and one one-sided 8 ½" x 11" page). State all relief that you are seeking. Sciliani adjusted my Work tass to sabotage my em' igni 9 against Agent seil DCTITUM: HUS TREESEON Me to r NO t Speak independential this grievance. B. List actions taken and staff you have contacted, before submitting this grievance. have a lengthy commute lede of Conduct and Several なられる griedances Whe she Knows I Col Past have alot 407

Your grievance has been received and will be processed in accordance with DC-ADM 804

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Signature of Facility Grievance Coordinator

WHITE Facility Grievance Coordinator Copy

GOLDEN ROD Inmate Copy

CANARY File Copy

PINK Action Return Copy

Date

DC-ADM 804, Inmate Grievance System Procedures Manual Section 1 – Grievances & Initial Review Issued: 4/27/2015 Effective: 5/1/2015

Attachment 1-A

away was because teople Wasint futting in Home Plans.
When in fact I fut in a Home Plan on 7/14/17 in which Agent Seilian Sabotaged By informing my Homeplan Providence of my fast criminal History. This Is Part of the reasons why Im Filing a Civil Suit against Her. Agent Seiliam 20130 also requested Ventication of my Job When all she has to do 1000. Agent Sciliani also has Deprived Me of my furlough status 30f2 on 9/27/17 one day ofter I fat in a fass to go to the District Court of Thiladelphia to file a civil suit against her and Where I work When she actually Decements every! Month Where I work, I would like to ask that Ms == Scilian, stop Harassing me Br retaliation reasons, along With my rent Money Ovaler or Actually Contact My Job herself Jecause she stated she didn't Know her office. The reason I was told my fur losgy was taken is request Weekly Paystubs I submit to my Counselor

Rodrick Bray Boy Rodel Brangle